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12 13 14 15	Attorneys for Defendants MAURO ARCHER & O'NEILL, LLP and PERFECTED CLAIMS, LLC and Defendant/Counter-Plaintiff FLETCHER STRATEGIES, LLC (Additional Counsel for Defendants Listed on the Following Page)				
16	UNITED STATES DISTRICT COURT				
17	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION				
18 19	ORIGINATE, INC., a Delaware corporation,	CASE NO. 3:22-cv-07461-CRB			
20	Plaintiff,	JOINT STATUS REPORT CONCERNING DEFENDANTS'			
21	V.	MOTION TO AMEND THE PROTECTIVE ORDER			
22	MAURO ARCHER & O'NEILL LLP, a D.C. limited liability partnership;	Assigned to Honorable Charles R.			
23	FLETCHER STRATEGIES LLC, a Texas corporation; PERFECTED	Breyer			
24 25	CLAIMS, LLC, a U.S. Virgin Islands limited liability company; and DOES 1 through 20,	Courtroom: 6 Referred to Honorable Peter H. Kang			
26	Defendants.	for discovery			
27		State Action Filed: September 26, 2022			
28		Notice of Removal: November 23, 2022 Trial Date: None			

JOINT STATUS REPORT CONCERNING DEFENDANTS' MOTION TO AMEND THE PROTECTIVE ORDER

Case No. 3:22-cv-07461-CRB

1	FLETCHER STRATEGIES, LLC
2	Counterclaimant,
3	V.
4	ORIGINATE, INC., a Delaware
5	corporation, Counter-defendant.
6	
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JOINT STATUS REPORT

The parties to the above-entitled action are pleased to report that after further meeting and conferring, and in the interest of avoiding discovery disputes, Plaintiff Originate, Inc. has accepted Defendants Fletcher Strategies, LLC, Perfected Claims, LLC, and Mauro Archer & O'Neill LLP's proposed modifications to the Stipulated Protective Order for Highly Confidential and Attorneys' Eyes Only Information: For Litigation Involving Patents, Highly Sensitive Confidential Information and/or Trade Secrets (ECF No. 67), as set forth in Exhibit 2 to Defendants' Motion to Amend Protective Order (ECF No. 80-1 at Exhibit 2).

Enclosed herewith is the proposed amended protective order, which is now signed by counsel for the Parties ("Amended Protective Order"). The parties hereby request the Court enter the Amended Protective Order.

Dated: December 1, 2025 KIBLER FOWLER & CAVE LLP

By: /s/ Matthew J. Cave MATTHEW J. CAVE ANDREW C. WHITMAN Attorneys for Originate, Inc.

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1 Dated: December 1, 2025 DYKEMA GOSSETT LLP 2 3 By: /s/ J. Daniel Harkins 4 ABIRAMI GNANADESIGAN 5 J. DANIEL HARKINS MICHAEL ADAMS 6 KAREN POPPEL 7 Attorneys for Defendants MAURO ARCHER & 8 O'NEILL, LLP and PERFECTED CLAIMS, LLC 9 and Defendant/Counter-Plaintiff FLETCHER STRATEGIES. LLC 10 11 12 13 14 **ATTESTATION** 15 Pursuant to L.R. 5-1(i)(3), I, J. Daniel Harkins, the submitting attorney, 16 hereby attest that all of the signatories listed concur in the filing's content and have 17 authorized the filing. 18 19 DYKEMA GOSSETT LLP Dated: December 1, 2025 20 21 /s/ J. Daniel Harkins 22 Attorneys for Defendants MAURO 23 ARCHĚR & O'NEILL, LLP and PERFECTED CLAIMS, LLC and 24 Defendant/Counter-Plaintiff FLETCHER STRATEGIES. LLC 25 26 27 28